UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

| United States of Ame | rica |) | | |
|---|--|--------------------|------------------------|--------------------------|
| v. | · · · · · · · · · · · · · · · · · · · |) | 4.11CD2001 | |
| JOSE FRANCISCO BELTRA | N-CASTRO. | Case No. | 4:11CR3001 | |
| Defendant | |) | | |
| | DETENTION ORDE | R PENDING T | RIAL | |
| | | | | |
| After conducting a detention require that the defendant be detained | | Reform Act, 18 U | J.S.C. § 3142(f), I co | onclude that these facts |
| | Part I—Find | O | 10(0(1) | |
| \Box (1) The defendant is charged with | | | _ | • |
| | | cal offense that w | ould have been a fee | deral offense if federal |
| jurisdiction had existed - | | | | |
| ☐ a crime of violence at for which the prison t | s defined in 18 U.S.C. § 3 term is 10 years or more. | | offense listed in 18 U | J.S.C. § 2332b(g)(5) |
| \Box an offense for which | the maximum sentence is | s death or life im | prisonment. | |
| \Box an offense for which | a maximum prison term | of ten years or m | ore is prescribed in | |
| | | | | .* |
| • | fter the defendant had be C. § 3142(f)(1)(A)-(C), or | | • | deral offenses |
| \Box any felony that is not | a crime of violence but i | involves: | | |
| □ a minor victim | | | | |
| \Box the possession or | use of a firearm or destr | uctive device or | any other dangerous | weapon |
| ☐ a failure to regist | er under 18 U.S.C. § 225 | 50 | | |
| | he offense described in finding (1) was committed while the defendant was on release pending trial for a ederal, state release or local offense. | | | |
| \Box (3) A period of less than five | years has elapsed since t | he ☐ date of | conviction □ the | e defendant's release |
| from prison for the offens | e described in finding (1) |). | | |
| \Box (4) Findings Nos. (1), (2) and of another person or the | ` ′ | | | |
| | Alternative I | Findings (A) | | |
| \Box (1) There is probable cause t | o believe that the defenda | ant has committe | ed an offense | |
| ☐ for which a maximum | n prison term of ten years | s or more is preso | cribed in | · |
| □ under 18 U.S.C. § 92 | 4(c). | | | |
| | The defendant has not rebutted the presumption established by finding 1 that no condition will reasonably assure the defendant's appearance and the safety of the community. | | | |

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| | A | Alternative Findings (B) |
|----------------------------|--|---|
| X (1) | There is a serious risk that the defenda | ant will not appear. |
| □ (2) | There is a serious risk that the defende | ant will endanger the safety of another person or the community. |
| J | | tement of the Reasons for Detention submitted at the detention hearing establishes by X clear and |
| | ng evidence □ a preponderance of th | · |
| Defenda | nt is subject to an ICE detainer, and is a | flight risk. Defendant offered no evidence in support of release. |
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| | Part III— | Directions Regarding Detention |
| in a correpending order of | ections facility separate, to the extent pra appeal. The defendant must be afforded | ly of the Attorney General or a designated representative for confinement acticable, from persons awaiting or serving sentences or held in custody a reasonable opportunity to consult privately with defense counsel. On torney for the Government, the person in charge of the corrections facility harshal for a court appearance. |
| Date: | January 21, 2011 | s/Cheryl R. Zwart |
| _ | | United States Magistrate Judge |